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3 **UNITED STATES DISTRICT COURT**  
4 **DISTRICT OF NEVADA**

5 \* \* \*

6 T1 Payments LLC,

7 Plaintiff,

8 v.

9 New U Life Corporation,

10 Defendant.

11 And related counterclaims.

Case No. 2:19-cv-01816-ART-DJA

**Order**


12 Aaron D. Shipley, Esq. and Tara Teegarden, Esq. of the law firm McDonald Carano LLP  
13 move to withdraw as counsel of record for T1 Payments LLC; T1 Payments Ltd.; TGlobal  
14 Services Ltd.; Donald Kadson; Amber Fairchild; Debra King; TGlobal Services LLC; Pixxels  
15 LLC; and Pixxels Ltd. (ECF No. 301). The Court finds that counsel has met the requirements of  
16 Local Rule IA 11-6(b). Additionally, no party has opposed the motion, constituting their consent  
17 to the Court granting it under Local Rule 7-2(d). Because they are companies, T1 Payments  
18 LLC; T1 Payments Ltd.; TGlobal Services Ltd.; TGlobal Services LLC; Pixxels LLC; and  
19 Pixxels Ltd. must retain counsel to proceed in this action. *See Reading Intern., Inc. v. Malulani*  
20 *Group, Ltd.*, 814 F.3d 1046, 1053 (9th Cir. 2016) (explaining that corporations must be  
21 represented by counsel).

22  
23 **IT IS THEREFORE ORDERED** that Shipley and Teegarden's motion to withdraw  
24 (ECF No. 301) is **granted**.

25 **IT IS FURTHER ORDERED** that T1 Payments LLC; T1 Payments Ltd.; TGlobal  
26 Services Ltd.; TGlobal Services LLC; Pixxels LLC; and Pixxels Ltd. must file a status report  
27 regarding their retention of counsel in this matter on or before **May 30, 2023**.  
28

**IT IS FURTHER ORDERED** that the Clerk of Court is kindly directed to place the below addresses on the docket and send a copy of this Order to their last known address:

**Amber Fairchild**  
10161 W. Park Run Drive, Suite 150  
Las Vegas, NV 89145

  
DANIEL J. ALBREGTS  
UNITED STATES MAGISTRATE JUDGE